

Transmitted herewith are:

- ☒ Statement of Common Ownership by the inventors of the instant case, showing that the subject matter of the instant CIP application and the parent case was commonly owned at the time the invention in this CIP application was made;
- ☒ copies of Assignment documents for both the parent case and the instant CIP application which were transmitted to the USPTO via fax on 11/24/05, assigning ownership in both the parent and the CIP application to DH TECHNOLOGIES, LLP, a Texas limited liability partnership;
- ☒ Statement under 37 CFR § 3.73(b) by the Principal of the Assignee;
- ☒ Power of Attorney, authorizing the undersigned Agent to represent; and
- ☒ Terminal Disclaimer to obviate Obviousness Double-Patenting rejection of claims 1-14 and 20 in the instant CIP application.

The Commissioner is hereby authorized to charge the \$ 65.00 fee required under 37 C.F.R. § 1.20(d) for the terminal disclaimer to deposit account 500818.

Applicants respectfully submit that all pending claims should now be in condition for allowance. Thank you for your consideration.

Respectfully submitted,



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